

PATENT

IN	THE UNITED STATES PA	ATENT AND	TRADEMARK OFFICE	_	
		Docket No.	1710.23	Or a	
)		assification of this application:		
	•		Subclass		
		Prior application	on:	80	
				90	
		Art Unit:			
Commissio	ner of Patents and Tradema	arks		•	
Washington	n, D.C. 20231				
Ū		NDER 37 C	FR 1.60		
WARNING:	A c-i-p (continuation-in-part) cannot l	be filed under 37 (CFR 1.60.		
WARNING:	VARNING: Filing under 37 CFR 1.60 is permitted only if filed by the same or less than all the inventors named in the prior application.				
WARNING:	The filing of an application as the Unideclaration. 37 CFR 1.61(a)(4).	ted States stage	of an International Application requires	an oath or	
WARNING:	WARNING: The claims of this new application may be finally rejected in the first Office action where all claims of the new application are drawn to the same invention claimed in the earlier application and would have been properly finally rejected on the grounds or art of record in the next Office action if they had been entered in the earlier application. MPEP § 706.07(b).				
This is a r	equest for filing a				
	Continuation			-	
$\bar{\Gamma}$	Divisional				
application	under 37 CFR 1.60, of pendin	ng prior applic	ation		
	9/815,157 filed on		•		
		(date)			
	M. Belcea	(inventor(s))			
for TIME	DIVISION PROTOCOL FOR AN A	JHC, PEER-	IO-PEER RADIO NEIWORK HAVIN	·	
CORDINATED	CHANNEL ACCESS TO SHARED PA	We of invention	CHANNELS WITH SEPARATE RESE	RVATTON CHANNE	
					
	•				
					
•	CERTIFICAT	TION UNDER 37	CFR 1.10		
	y that this 37 CFR 1.60 request and United States Postat Service on thi		referred to as attached therein are be	ing depos- ivelope as	
	ail Post Office to Addressee"	service unde	r 37 CFR 1.10, Mailing Label ts and Trademarks, Washington, D.C.	Number	
			Cerstein		
	•	(Type or pri	nt name of person mailing paper)	:	
		(Signature	of person mailing paper)		
NOTE: Ea	ch paper or fee filed by "Express Mail" ereon prior to mailing. (37 CFR 1.10(b).	" must have the r	number of the "Express Mail" mailing la	bel placed	

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NOTE: 37 CFR 1.60 permits the omission of a declaration only if the prior application was complete as set forthin 37 CFR 1.51(a), namely, the prior application comprised at least (1) a specification, including a claim or claims; (2) a declaration; (3) drawings when necessary; and (4) the prescribed filing fee. Accordingly, as presently worded, 37 CFR 1.60 does not permit this procedure to be used where the prior application is pending but only the processing and retention fee required by 37 CFR 1.21(I) is paid or where the declaration was not

1.

Copy of Prior Application as Filed Which is Attached
NOTE: Under 37 CFR 1.60 practice signing and execution of the application by the applicant may be omitted provided the copy is supplied by and accompanied by a statement by the applicant or his or her attorney or agent that the application papers comprise a true copy of the prior application as filed and that no amendments referred to in the declaration filed to complete the prior application introduced new matter therein.
NOTE: This statement need not be verified if made by an attorney registered to practice before the PTO. (37 CFR 1.60(b)).
I hereby verify that the attached papers are a true copy of what is shown in my records to be the above identified prior application, including the oath or declaration originally filed (37 CFR 1.60)
The copy of the papers of prior application as filed which are attached are as follows:
A 42 page(s) of specification
23 page(s) of claims
(Also complete 5 below if drawings are to be transferred)
2_ pages of declaration and power of attorney
If the copy of the declaration being filed does not show applicant's signature in- dicate thereon that it was signed and complete the following:
in accordance with the indication required by 37 CFR 60(b) my records reflect that the original signed declaration showing applicant's signature was filed on
the amendment referred to in the declaration filed to complete the prior application and I hereby state, in accordance with the requirements of 37 CFR 1.60(b), that this amendment did not introduce new matter therein.
2. Amendments
WARNING: "The claim of a new application may be finally rejected in the first Office action in those situations where (1) the new application is a continuing application of, or a substitute for, an earlier application, and (2) all the claims of the new application (a) are drawn to the same invention claimed in the earlier application, and (b) would have been properly finally rejected on the grounds or art of record in the next Office action if they had been entered in the earlier application." MPEP§ 706.07(b).
Cancel in this application original claims 2-50 plication before calculating the filing fee. (At least one original independent claim must be retained for filing purposes.)
A preliminary amendment is enclosed. (Claims added by this amendment have been properly numbered consecutively beginning with the number next following the highest numbered original claim in the prior application.)
NOTE: Only amendments reducing the number of claims or adding a reference to the prior application (Rule 1.78(a)) will be entered before calculating the filing fee and granting the filing date. 37 CFR 1.60(b).
NOTE: "When filing under Rule 1.60 retain at least one original claim from the patent application to assure a com-

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plete application." Notice of March 3, 1986 (1064 O.G. 37-38).

3.	Fee	Calc	ulation

	CLAIMS AS	FILED		
Number filed	Number Ext	ra	Rate	Basic Fee \$340.00
otal Claims	-20=	×	\$ 12.00	
ndependent				
Claims	-3=	<u>×</u>	\$ 34.00	
Multiple dependent claim	s), ir any	X	\$110.00	
Fee for extra	claims is not being paid	at this tir	ne.	
	laims are not paid on filing the of the time penod set for resp			
	Filing Fee Calcula	ition	\$	710
I. Small Entity Status	· ·			
A verified stat	ement that this filing is	by a sma	Il entity:	
is attache	ed		-	
	n filed in the parent app 37 CFR 1.28(a))	plication	and such status	is still proper and
	Filing Fee Calcula	ation (509	% of above) \$_	
	ıll fee paid will be refunded ıf a lull fee then the excess fee paid			
NOTE: 37 CFR 1.28(a), las reference to a verifie	t sentence states: "Application d statement in a parent applica	nns filed und ation if statu	ler §1.60 or §1.62 of ti s as a small entity is sti	his part must include Il proper and desired.''
5. Drawings				
WARNING: Do not check to	he following box if prior case is	not to be ab	andoned.	
to item 16 be this application application fil	drawings from the prior slow, abandon said prior on. A duplicate copy of e. (May only be used it storney or agent of reconsider.)	or applica this requi f signed t	ition as of the fili est is enclosed for by (1) applicant, (ng date accorded or filing in the prion 2) assignee of re
NOTE: "A registered attori abandon a prior app tinuing application."	ney or agent acting under the plication as of the filing date gi '37 CFR 1.138	provisions (ranted to a (of § 1.34(a), or of reco continuing application	ord, may also express when filing such a cor
Transfer the cation	following sheet(s) of dr	awing fro	m the prior applic	ation to this appl
NOTE: Transferred sheets	must be cancelled in prior app	lication, 37 (CFR 1.88.	
New drawing	s are enclosed			
formal				
₩ informal				
NOTE: The Notice of Octo convenience and f	ber 7, 1985 (1059 O.G. 38-39) or more effective handling of a	states the la	allowing: "Submission	of Drawings—For you

The Notice of October 7, 1985 (1059 O.G. 38-39) states the following: "Submission of Drawings—For your-convenience and for more effective handling of any drawing corrections which may be necessary, please DO NOT SUBMIT ORIGINAL DRAWINGS WITH PATENT APPLICATIONS. DO SUBMIT THREE HIGH QUALITY COPIES. If the copies submitted pass the formality review and patent examination, no substitute

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drawings will be necessary. If corrections are necessary, they should be made to the original drawings. Either a good copy of the corrected drawings or the corrected original can then be submitted after the Notice of Allowability is mailed. "The Notice of November 25, 1985 (1061 O.G. 12) further clarifies the submission of drawing practice by pointing out that the copies that are submitted to the office must be on strong, white, smooth and non-shiny paper and also points out that drawings for patent applications do not need to be submitted on bristol board.

6.	Priori	—35 U.S.C. 119
		Priority of application serial no filed on
		s claimed under 35 U.S.C. 119. (country)
	••	The certified copy has been filed in prior U.S. application serial no.
		the certified copy will follow
7.	Relat	Back—35 U.S.C. 120
	$ \mathbf{\nabla} $	Amend the specification by inserting before the first line the sentence:
	نييا	This is a
		xi continuation
		divisional -
		of co-pending application serial no. 09/815,157 filed on March 22, 2001
8.	Inver	prship Statement
	!	tatement must accompany the application when filed requesting deletion of the names of the person or is one who are not inventors of the invention being claimed in the continuation or divisional application. 37 R 1.60(b) [emphasis added] (complete appropriate items (a) and (b)) respect to the prior copending U.S. application from which this application claims benefit under 35 USC 120 the inventor(s) in this application is (are):
		(complete applicable item below)
		K the same
		less than those named in the prior application and it is requested that the following inventor(s) identified above for the prior application be deleted:
		' (Type name(s) of inventor(s) to be deleted)
	(b) Th	inventorship for all the claims in this application are
		the same
		not the same, and an explanation, including the ownership of the various claims at the time the last claimed invention was made, is submitted.
9	. Assi	nment
	[x	The prior application is assigned of record to
		an assignment of the invention to
	-	is attached

10. Fe	ee l	Payn	nent Being Made At This Time
[Not	Enclosed
			No filing fee is submitted. (This and the surcharge required by 37 CFR 1:16(e) can be paid subsequently).
[K	Enc	slosed
			basic filing fee \$
-			recording assignment
			(\$7.00; 37 CFR 1.21(h)(1)) \$
			processing and retention fee (\$100.00; 37 CFR 1.53(d) and 1.21(l)) \$
NOTE:	to 1	com) .78 inc	R 1.21(I) establishes a fee for processing and retaining any application which is abandoned for failing plete the application pursuant to 37 CFR 1.53(d) and this, as well as the changes to 37 CFR 1.53 and dicate that in order to obtain the benefit of a prior U.S. application, either the basic filing fee or the progrand retention fee of § 1.21(I) within 1 year from notification under § 53(d) must be paid.
			Total lees enclosed
11. N	leti		of Payment of Fees
	Ø		closed is a check in the amount of \$
			arge Account No in the amount of \$ luplicate of this request is attached.
NOTE	: 1	ees s	hould be itemized in such a manner that is clear for which purpose the fees are paid. 37 CFR 1.22(b).
12. A	utl	noriz	ation To Charge Additional Fees
WAR	NIN	G: If	no fees are being paid on filing do not complete this item.
WARI	NIN		ccurately count claims, especially multiple dependent claims, to avoid unexpected high charges if xtra claim charges are authorized.
		wh	e Commissioner is hereby authorized to charge the following additional fees ich may be required by this paper and during the entire pendency of the applition to Account No. 08_0425
		K	37 CFR 1.16 (filing fees)
			37 CFR 1.16 (presentation of extra claims)
NOTE		must o respoi	ise additional fees for excess or multiple dependent claims not paid on filing or on later presentation only be paid or these claims cancelled by amendment prior to the expiration of the time period set for use by the PTO in any notice of fee deficiency (37 CFR 1.16(d)) it might be best not to authorize the ocharge additional claim fees, except possibly when dealing with amendments after final action.
****			37 CFR 1.17 (application processing fees)
WAH	NIN	s	While 37 CFR 1.17(a), (b), (c) and (d) deal with extensions of time under § 1.136(a) this authorization thould be made only with the knowledge that: "Submission of the appropriate extension fee under 37 CFR 1.136(a) is to no avail unless a request or petition for extension is filed." (Emphasis added). Notice of November 5, 1985 (1060 O.G. 27).
			37 CFR 1.18 (issue fee at or before mailing Notice of Allowance, pursuant to 37 CFR 1.311(b)).
NOT		Notice	e an authorization to charge the issue fee to a deposit account has been filed before the mailing of a e of Allowance, the issue fee will be automatically charged to the deposit account at the time of mailing otice of allowance. 37 CFR 1.311(b)).
NOT	E:	status wordi	FR 1.28(b) requires "Notification of any change in status resulting in loss of entitlement to small entity is must be filed in the application prior to paying or at the time of paying issue fee." From the ing of 37 CFR 1.28(b): (a) notification of change of status must be made even if the fee is paid as "other a small entity" and (b) no notification is required if the change is to another small entity.

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3. Po	ver o	f Attorney
K] The	e power of attorney in the prior application is to
Mi	Lton	S. Gerstein 27,891
Attorn	ey	, Reg. No.
	a.	The power appears in the original papers in the prior application
	b.	Since the power does not appear in the original papers, a copy of the power in the prior application is enclosed.
	c.	A new power has been executed and is attached.
~	d.	Address all future communications to
		Hamman & Benn 10 S. LaSalle Street Suite 3300 Chicago, Illinois 60645
	(Ite	m d may only be completed by applicant, or attorney or agent of record)
4. Ma	inten	ance of Copendency of Prior Application
Thisite	m mu	st be completed and the papers filed in the prior application if the period set in the prior application has run)
		petition, fee and response has been filed to extend the term in the pending or application until
NOTE:	filed v	TO finds it useful if a copy of the petition filed in the prior application extending the term for response is with the papers constituting the filing of the Continuation Application. Notice of November 5, 1985 IO.G. 27)
		A copy of the petition for extension of time in the prior application is attached
5. Co	onditi	onal Petition for Extension of Time in Prior Application
(con	nplete	e this item and file conditional petition in the prior application if previous item not applicable)
נ		conditional petition for extension of time is being filed in the pending paren oplication.
NOTE:		PTO finds it useful if a copy of the petition filed in the prior application extending the term for response is with the paper constituting the filing of the continuation application. Notice of November 5, 1985 (1060 27).
•		A copy of the conditional petition for extension of time in the prior application is attached.
16. AI	bando	onment of Prior Application (if applicable)
WARN		(Do not complete this item if the application being filed is a divisional of the prior application which is no being abandoned)
NOTE:	aban	egistered attorney or agent acting under the provisions of § 1.34(a), or of record, may also expressing a prior application as of the filing date granted to a continuing application when filing such a continuing application when filing such a continuing application."37 CFR 1.138.
[P P	lease abandon the prior application at a time while the prior application is ending or when the petition for extension of time or to revive in that application

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is granted and when this application is granted a filing date so as to make this application copending with said prior application.

I hereby declare further that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

	Milton S. Gerstein
•	Type or print name of person signing
AMIC HE JEDI	Milla & Terter
Date	Signature
Hamman & Benn 10 S. LaSalle Street	•
P.O. Address of Signatory	☐ Inventor
Suite 3300	Assignee of complete interest
Chicago, IL 60603	Person authorized to sign on behalf of assignee
Tel. No.: (312) 372-2920	Attorney or agent of record
.3,2 3,2 222	Filed under Rule 34(a)
Reg. No. 27,891	
(if applicable)	
(Complete	the following if applicable)
Type name of assignee	 .
Address of assignee	·
· · · · · · · · · · · · · · · · · · ·	•
Title of person authorized to sign on behalf of a	ssignee
Assignment recorded in PTO on	
Reel Frame	•